Case5:14-cv-02612-PSG Document1-1 Filed06/06/14 Page1 of 9 1 Timothy L. Alger, Bar No. 160303 TAlger@perkinscoie.com Julie E. Schwartz, Bar No. 260624 2 JSchwartz@perkinscoie.com PERKINS COIE LLP 3 3150 Porter Drive 4 Palo Alto, CA 94304-1212 Telephone: 650.838.4300 Facsimile: 650.838.4350 5 6 Attorneys for Defendant Facebook, Inc. 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 STEPHEN AGUIAR, CASE NO. Plaintiff, 12 **DECLARATION OF JULIE E. SCHWARTZ** IN SUPPORT OF NOTICE OF REMOVAL 13 VS. 14 FACEBOOK, INC., 15 Defendant. 16 17 18 19 20 21 22 23 24 25 26 27 28

1	I, Julie E. Schwartz, declare as follows:
2	1. I am a member of the Bar of the State of California and an associate at Perkins
3	Coie LLP, attorneys for Defendant Facebook, Inc. ("Facebook"). I make this declaration of
4	personal, firsthand knowledge, and if called and sworn as a witness, I could and would testify
5	competently thereto.
6	2. Attached as Exhibit A is a true and correct copy of the Summons and Complaint
7	mailed to Facebook by certified mail and postmarked on May 7, 2013. Facebook received the
8	Summons and Complaint at its headquarters in Menlo Park, California on May 13, 2013.
9	Facebook has not received any other documents from Plaintiff.
10	I declare under penalty of perjury under the laws of the United States of America that the
11	foregoing is true and correct. Executed on June 6, 2014, in Palo Alto, California.
12	
13	
14	Julie E. Schwartz
15	
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EXHIBIT A

SUMMONS
(CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

STEPHEN AGUIAR Plaintiff,

And

FACEBOOK INC.

YOU ARE BEING SUED BY PLAINTIFF: Defendant. (LO ESTÁ DEMANDANDO EL DEMANDANTE):

SUM-100

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. [aVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is: (El nombre y dirección de la corte es):	Santa Clara County Superior Cour (Número del Caso): 114CV262572
	San Jose, CA 95113

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

Stephen Aguiar #03722-082, P.O. Box 1000, Petersburg, Virginia 23804 (804) 504-1700

DATE: Clerk, by (Secretario) (Adjunto)

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).)

Para prueba de entrega	de esta citation use el formulario Probi di Service di Summons, (POS-07),
	NOTICE TO THE PERSON SERVED: You are served
[SEAL]	4 - en en individual defendant

as an individual defendant. as the person sued under the fictitious name of (specify):
3. on behalf of (specify):
under: CCP 416.10 (corporation) CCP 416.60 (minor) CCP 416.20 (defunct corporation) CCP 416.70 (conservatee) CCP 416.40 (association or partnership) CCP 416.90 (authorized person)
dther (specify): 4. by personal delivery on (date):

Page 1 of 1

TI .	
Case Name: STEPHEN AGUIAR v. FACEBOOK	INC Case #:
1 Your Name: Stephen Aguiar #03722-082	FILED Santa Clara Co 03/24/14 10:05am David H. Yamasaki
2 Your Address: P.O. Box 1000	By: rgarza DISCIUNION
Petersburg, VA 23804	WA \$370.00
4 Your Phone Number: (804) 504-7200	TL \$370.00 Case: 1-14-CV-262572
5 Self-Represented	RG
	JRT OF CALIFORNIA
COUNTY OF	F SANTA CLARA
CIVIL	DIVISION
9	
	Case Nd: 1 4 C V 2 6 2 5 7 2
STEPHEN AGUIAR	PLEADING TITLE:
Plaintiff,	***************************************
And	COMPLAINT
FACEBOOK INC.	1 2 H
Defendant	Judge:
	* ·
DEMAND EXCEEDS \$10,000.00	25 W 388
	*
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5	9
Pleading Title:Complaint	Dogo 1 of 0
Pleading fille: Somptaint	Page <u>1</u> of <u>2</u>

	Case Name: STEPHEN AGUIAR v. FACEBOOK INC Case #:
1	NOW COMES, the Plaintiff, pro se, and hereby brings a suit against Facebook
2	Inc. for violating his First, Fifth, Sixth, and Fourteenth Amendements.
3	Facebook Inc. also has violated its contractual relationship with the
4	Plaintiff and the Implied Covenant of Good Faith and Fair Dealing as
5	well as terms outlined in the rights and responsibilities of Facebook.
6	
7	On or about March 26, 2012, Facebook Inc. disabled Plaintiff's Facebook
8	account without just cause. Plaintiff is in compliance with all terms
9	of his account and has repeatedly contacted Facebook via United States
10	mail that Facebook Inc. is violating his rights, but received no response.
11	
12	Plaintiff asks the Court to rule that Facebook had violated his rights:
13	Reimburse the Plaintiff for any filing fee and/or attorney fees
14	Order restitution for the Plaintiff in the amount of \$5,000.00
15	Award Plaintiff \$79,000.00 for a violation of his consitutional rights
16	Rule that Facebook has violated the allegations outlined in the complaint
17	
18	WHEREOFF, this Court has jurisdiction in this matter as the injury occurred
19	in this Court's jurisdiction.
20	
21	Under penalty of perjury, Plaintiff submits the aformentioned facts are true
22	and complete to the best of my knowledge.
23	
24 25	March 19, 2014 Respectfully submitted, Hophen T
	Pleading Title: STEPHEN AGUIAR v. FACEBOOK INC. Page 2 of 2

ATTACHMENT CV-5012

CIVIL LAWSUIT NOTICE

Superior Court of California, County of Santa Clara 191 N. First St., San Jose, CA 95113 CASE NUMBER: 114 CV262572

PLEASE READ THIS ENTIRE FORM

<u>PLAINTIFF</u> (the person suing): Within 60 days after filing the lawsuit, you must serve each Defendant with the *Complaint*, *Summons*, an *Alternative Dispute Resolution (ADR) Information Sheet*, and a copy of this *Civil Lawsuit Notice*, and you must file written proof of such service.

<u>DEFENDANT</u> (The person sued): You must do each of the following to protect your rights:

- 1. You must file a **written response** to the *Complaint, using the proper legal form or format,* in the Clerk's Office of the Court, within **30 days** of the date you were served with the *Summons* and *Complaint*;
- 2. You must serve by mail a copy of your written response on the Plaintiff's attorney or on the Plaintiff if Plaintiff has no attorney (to "serve by mail" means to have an adult other than yourself mail a copy); and
- 3. You must attend the first Case Management Conference.

Warning: If you, as the Defendant, do not follow these instructions, you may automatically lose this case.

RULES AND FORMS: You must follow the California Rules of Court and the Superior Court of California, County of Santa Clara Local Civil Rules and use proper forms. You can obtain legal information, view the rules and receive forms, free of charge, from the Self-Help Center at 99 Notre Dame Avenue, San Jose (408-882-2900 x-2926), www.scselfservice.org (Select "Civil") or from:

- State Rules and Judicial Council Forms: www.courtinfo.ca.gov/forms and www.courtinfo.ca.gov/forms and www.courtinfo.ca.gov/forms and www.courtinfo.ca.gov/forms
- Local Rules and Forms: http://www.sccsuperiorcourt.org/civil/rule1toc.htm

<u>CASE MANAGEMENT CONFERENCE (CMC):</u> You must meet with the other parties and discuss the case, in person or by telephone, at least 30 calendar days before the CMC. You must also fill out, file and serve a *Case Management Statement* (Judicial Council form CM-110) at least 15 calendar days before the CMC.

You or your attorney must appear at the CMC. You may ask to appear by telephone -- see Local Civil Rule 8.

our Case Management Judge is: William Elfvi	ng	Department:03
The 1st CMC is scheduled for: (Completed by Clerk		
Date: JUL 🐉	2 2014 Time: 2:15p	m in Department: 03
The next CMC is scheduled for: (Completed by part	ty if the 1st CMC was continue	ed or has passed)
Date:	Time:	in Department:

ALTERNATIVE DISPUTE RESOLUTION (ADR): If all parties have appeared and filed a completed ADR Stipulation Form (local form CV-5008) at least 15 days before the CMC, the Court will cancel the CMC and mail notice of an ADR Status Conference. Visit the Court's website at www.sccsuperiorcourt.org/civil/ADR/ or call the ADR Administrator (408-882-2100 x-2530) for a list of ADR providers and their qualifications, services, and fees.

WARNING: Sanctions may be imposed if you do not follow the California Rules of Court or the Local Rules of Court.

SANTA CLARA COUNTY SUPERIOR COURT ALTERNATIVE DISPUTE RESOLUTION INFORMATION SHEET

Many cases can be resolved to the satisfaction of all parties without the necessity of traditional litigation, which can be expensive, time consuming, and stressful. The Court finds that it is in the best interests of the parties that they participate in alternatives to traditional litigation, including arbitration, mediation, neutral evaluation, special masters and referees, and settlement conferences. Therefore, all matters shall be referred to an appropriate form of Alternative Dispute Resolution (ADR) before they are set for trial, unless there is good cause to dispense with the ADR requirement.

What is ADR?

ADR is the general term for a wide variety of dispute resolution processes that are alternatives to litigation. Types of ADR processes include mediation, arbitration, neutral evaluation, special masters and referees, and settlement conferences, among others forms.

What are the advantages of choosing ADR instead of litigation?

ADR can have a number of advantages over litigation:

- ADR can save time. A dispute can be resolved in a matter of months, or even weeks, while litigation can take years.
- ADR can save money. Attorney's fees, court costs, and expert fees can be reduced or avoided altogether.
- ADR provides more participation. Parties have more opportunities with ADR to express their interests and concerns, instead
 of focusing exclusively on legal rights.
- ADR provides more control and flexibility. Parties can choose the ADR process that is most likely to bring a satisfactory resolution to their dispute.
- ADR can reduce stress. ADR encourages cooperation and communication, while discouraging the adversarial atmosphere of litigation. Surveys of parties who have participated in an ADR process have found much greater satisfaction than with parties who have gone through litigation.

What are the main forms of ADR offered by the Court?

Mediation is an informal, confidential, flexible and non-binding process in the mediator helps the parties to understand the interests of everyone involved, and their practical and legal choices. The mediator helps the parties to communicate better, explore legal and practical settlement options, and reach an acceptable solution of the problem. The mediator does not decide the solution to the dispute; the parties do.

Mediation may be appropriate when:

- The parties want a non-adversary procedure
- The parties have a continuing business or personal relationship
- Communication problems are interfering with a resolution
- There is an emotional element involved
- The parties are interested in an injunction, consent decree, or other form of equitable relief

Neutral evaluation, sometimes called "Early Neutral Evaluation" or "ENE", is an informal process in which the evaluator, an experienced neutral lawyer, hears a compact presentation of both sides of the case, gives a non-binding assessment of the strengths and weaknesses on each side, and predicts the likely outcome. The evaluator can help parties to identify issues, prepare stipulations, and draft discovery plans. The parties may use the neutral's evaluation to discuss settlement.

Neutral evaluation may be appropriate when:

- The parties are far apart in their view of the law or value of the case
- The case involves a technical issue in which the evaluator has expertise
- Case planning assistance would be helpful and would save legal fees and costs
- The parties are interested in an injunction, consent decree, or other form of equitable relief

-over-

Federal Correctional Complex Petersburg, VA 23804 William D. Hampton® #26034-044 P.O. Box 1000



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Facebook Incorporated... Lc6*\1601 S California AVE Facebook Employee PALO ALTO, CA 94304

United States

